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5	Attorney for Plaintiffs	
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7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
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10	TINA McCARTHY, and individual; et al.	Case No. 3:05-cv-0177-LRH (RJJ)
11	Plaintiff's,	STIPULATION AND ORDER TO
12	vs.	EXTEND DISPOSITIVE MOTION AND RELATED DEADLINES AND FOR FILING THE JOINT PRETRIAL
14		<u>ORDER</u>
15	GARY UNDERHILL in his official and individual capacity; et al.,	
16	Defendants.	
17	/	
18	The parties, through their respective counsel of record, hereby agree and stipulate to	
19	extend the time-lines within which to file the briefing with respect to the dispositive motions the	
20	parties have filed, along with the related timetable for lodging the Joint Pretrial Order. This	
21	stipulation constitutes the sixth request to modify the scheduling order, now only dealing with	
22	these two deadlines and no others.	
23	The reasons for this stipulation are:	
24	(1) This action is closely related to four (4) other currently pending actions, namely:	
25	Williams, et al. v. Underhill, et. al., Case No. 3:05-cv-0175-LRH (RJJ); Smith, et. al. v.	
26	Underhill, et. al., Case No. 3:05-cv-0176-LRH (RJJ); and Alexander, et al. v. Underhill, et al.,	
27	Case No. 3:05-cv-0178-LRH (RJJ); Gayle Chiles, et al. v. Underhill et al., Case No. 3:05-cv-	
28	0179-LRH (RJJ). It is also related to a fifth (5 <sup>th</sup> ) case that was filed substantially later, and in	

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3:05-cv-00111-LRH (GWF). While all these cases each are based on different alleged factual scenarios, they are closely related in terms of the identity of many of the defendants, parties, witnesses, and other circumstances. Oral deposition discovery was consolidated by virtue of a separate stipulated Order (Dkt.#41) for the five closely-related cases in order to save economic resources and time. (2) Defense counsel have already filed summary judgment motions in the first five cases.

- (3) Plaintiffs' counsel filed partial summary judgment motions on January 7, 2007, in the Alexander and Chiles cases, and Defendants have opposed those partial summary judgment motions, and filed cross-motions.
- (4) Logistically, the single extended filing date has turned out to be problematic for the parties because of the extensive body of evidence that needs to be analyzed and compiled for the summary judgment motions and exhibits. The electronic filing process is also time intensive, albeit very convenient, not to mention the additional time for scanning the documents internally prior to e-filing, providing courtesy copies of the numerous exhibits to the Court, and opposing counsel, and the occasional equipment problems.
- Plaintiffs' counsel is a sole practitioner and has numerous cases in litigation in (5) State and Federal Court requiring a balancing of deadlines and workload.
- (6)Plaintiff will have the Reply brief in Chiles and in Alexander filed by September 6, 2007.
- (7) The previous order identified the fact that plaintiff may need one more extension. Based on the foregoing, the parties respectfully request that the following deadlines be extended as follows:
- (1) The deadline for the Plaintiffs to file and serve their Opposition Brief to Defendants' Motion for Summary Judgment be moved from September 6, 2007 to on or before Friday, October 26, 2007.
- (2) The deadline for Defendants to file their Reply brief to Plaintiffs' Opposition to Defendants' Summary Judgment Motion shall also vary from the typical response times under

1	the local rules, and the Reply shall be due on or before Friday November 30, 2007. If additiona	
2	time is needed, counsel anticipate submitting an appropriate stipulation and order.	
3	(3) Based on the parties' already-filed and anticipated dispositive motions, the date	
4	for filing the Joint Pretrial Order ("JPO") is extended to 30 days after the entry of decision on al	
5	dispositve motions, or further order of the Court, in accordance with LR 26-1(e)(4).	
6	This Stipulation being submitted prior to the due date, as contemplated by LR 6-1.	
7	LAW OFFICE OF JEFFREY S. BLANK	
8	By/s/	_ Dated this 27 <sup>th</sup> day of August, 2007.
9 10 11 12 13	Jeffrey S. Blanck, Esq. 485 West Fifth Street Reno, Nevada 89503 (775) 324-6640 telephone (775) 323-5944 facsimile Attorney for Plaintiffs  MAUPIN, COX & LeGOY	
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	By/s/ Michael Malloy, Esq. Debra Waggoner, Esq. 4785 Caughlin Pky Reno, Nevada 89520 (775) 827-2000 telephone (775) 827-2185 facsimile	Dated this 27 <sup>th</sup> day of August, 2007.
18 19	Attorneys for Defendant	NO FURTHER EXTENSIONS SHALL BE GRANTED.
20		IT IS SO ORDERED.
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24		LARRY R. HICKS
25		UNITED STATES DISTRICT JUDGE
26		DATED: August 29, 2007
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